UNITED STATES DISTRICT COURT WESTERN DISTRICT OF KENTUCKY AT BOWLING GREEN (FILED ELECTRONICALLY)

CIVIL ACTION NO.	1:19-cv-78-GNS	

UNITED STATES OF AMERICA

PLAINTIFF

VS.

VICTOR L. CROSS and STELLA C. CROSS 198 Johnson Lane Allensville, KY 42204 **DEFENDANTS**

COMPLAINT FOR FORECLOSURE

Plaintiff, the United States of America, states as follows:

- 1. This is a mortgage foreclosure action brought by the United States of America on behalf of its agency, the United States Department of Agriculture Rural Housing Service also known as Rural Development (hereinafter collectively "RHS").
- 2. Jurisdiction arises under 28 U.S.C. § 1345. Venue is proper in this judicial division, where the subject property is located.
- 3. RHS is the holder of a promissory note ("the Note") executed for value on June 19, 1998 by Defendants Victor L. Cross and Stella C. Cross ("the Borrowers"). The principal amount of the Note was \$66,490.00, bearing interest at the rate of 6.750 percent per annum, and payable in monthly installments as specified in the Note. A copy of the Note is attached as Exhibit A and incorporated by reference as if set forth fully herein.
- 4. The Note is secured by a Real Estate Mortgage (the "Mortgage") recorded on June 19, 1998, in Mortgage Book 118, Page 240, in the Office of the Clerk of Todd County,

Kentucky. Through the Mortgage, the Borrowers granted RHS a first mortgage lien against the real property including all improvements, fixtures and appurtenances thereto at 198 Johnson Lane, Allensville, Todd County, Kentucky (the "Property") and described in more detail in the Mortgage. A copy of the Mortgage is attached as **Exhibit B** and incorporated by reference as if set forth fully herein.

- 5. To receive subsidies on the loan, the Borrowers signed a Subsidy Repayment Agreement authorizing RHS to recapture, upon transfer of title or non-occupancy of the Property, any subsidies granted to the Borrowers by RHS. A copy of the Subsidy Repayment Agreement is attached as **Exhibit C** and incorporated by reference as if set forth fully herein.
- 6. The United States does not seek through this action to impose personal liability against the Borrowers for the Borrowers' default on the Note and Mortgage. On July 9, 2004, the Borrowers filed a Chapter 13 bankruptcy petition in the Bankruptcy Court for the Western District of Kentucky, Case No. 04-11213. This bankruptcy case was dismissed on August 28, 2009.
- 7. On or about September 27, 2009, the Borrowers, for value, executed and delivered to RHS a Reamortization Agreement which changed the terms of the original Note. Specifically, the unpaid principal and the unpaid interest were combined for a new principal amount of \$66,729.78, and the amount of the monthly installment payment was increased to \$414.83. A copy of the Reamortization Agreement is attached as **Exhibit D** and incorporated by reference as if set forth fully herein.
- 8. The Borrowers have defaulted on the Note and Mortgage by failing to make payments when due.
- 9. RHS has, in accordance with the loan documents, accelerated the loan and declared the entire principal balance, together with all accrued and unpaid interest and all other

sums due under the loan documents, to be due and payable. Further, RHS sent notice to the Borrowers of the default and acceleration of the loan.

- 10. In accordance with the loan documents, the United States is entitled to enforce the Mortgage through this foreclosure action and to have the Property sold to pay all amounts due, together with the costs and expenses of this action.
- 11. The unpaid principal balance on the Note is \$52,172.90 with accrued interest of \$22,200.93 through June 17, 2019 with a total subsidy granted of \$3,290.78, escrow charges of \$500.05, late charges in the amount of \$66.36, and fees assessed of \$8,182.20, for a total unpaid balance of \$86,413.22 as of June 17, 2019. Interest is accruing on the unpaid principal balance at the rate of \$10.9268 per day after June 17, 2019.
- 12. The Property is indivisible and cannot be divided without materially impairing its value and the value of RHS's lien thereon.
- 13. There are no other persons or entities purporting to have an interest in the Property known to the Plaintiff.

WHEREFORE, Plaintiff, the United States of America, on behalf of RHS, demands:

a. Judgment against the interests of the Borrowers in the Property in the principal amount of \$52,172.90, plus \$22,200.93 interest as of June 17, 2019, and \$3,290.78 for reimbursement of interest credits, escrow charges of \$500.05, late charges in the amount of \$66.36, and fees assessed of \$8,182.20, for a total unpaid balance due of \$86,413.22 as of June 17, 2019, with interest accruing at the daily rate of \$10.9268 from June 17, 2019, until the date of entry of judgment, and interest thereafter according to law, plus any additional costs, disbursements and expenses advanced by the United States;

b. That the United States be adjudged a lien on the Property, prior and superior to

any and all other liens, claims, interests and demands, except liens for unpaid real estate ad

valorem taxes;

c. That the United States' lien be enforced and the Property be sold in accordance

with Title 28 U.S.C. §§ 2001-2003 subject to easements, restrictions and stipulations of record,

but free and clear of all other liens and encumbrances except liens for any unpaid ad valorem real

property taxes;

d. That the proceeds from the sale be applied first to the costs of this action, second

to any ad valorem real property taxes, if any, third to the satisfaction of the debt, interest, costs

and fees due the United States, with the balance remaining to be distributed to the parties as their

liens or interests may appear;

e. That the Property be adjudged indivisible and be sold as a whole; and

f. That the United States receive any and all other lawful relief to which it may be

entitled.

UNITED STATES OF AMERICA

RUSSELL M. COLEMAN

United States Attorney

s/ William F. Campbell

William F. Campbell

Katherine A. Bell

Assistant United States Attorneys

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Louisville, Kentucky 40202

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4

SJS 44 (Rev. 11/04)

CIVIL COVER SHEET

1:19-cv-78-GNS

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON THE REVERSE OF THE FORM.)

I. (a) PLAINTIFFS		DEFENDANTS		
UNITED STATES	S OF AMERICA	VICTOR L. CRO	OSS, ET AL.	
•	of First Listed Plaintiff (CEPT IN U.S. PLAINTIFF CASES)	NOTE: IN LAN	of First Listed Defendant (IN U.S. PLAINTIFF CASES OF CONDEMNATION CASES, USINVOLVED.	,
(c) Attorney's (Firm Name,	Address, and Telephone Number)	Attorneys (If Known)		
II. BASIS OF JURISD 1 U.S. Government Plaintiff 1 2 U.S. Government Defendant	ICTION (Place an "X" in One Box Only) ☐ 3 Federal Question (U.S. Government Not a Party) ☐ 4 Diversity (Indicate Citizenship of Parties in Item III)	(For Diversity Cases Only) P Citizen of This State	PRINCIPAL PARTIES TF DEF 1 1 Incorporated or Pri of Business In This D 2 2 Incorporated and P of Business In A	s State Principal Place
IV. NATURE OF SUIT	(Place an "X" in One Box Only)	Citizen or Subject of a Foreign Country	1 3	□ 6 □ 6
CONTRACT	TORTS	FORFEITURE/PENALTY	BANKRUPTCY	OTHER STATUTES
☐ 110 Insurance ☐ 120 Marine ☐ 130 Miller Act ☐ 140 Negotiable Instrument ☐ 150 Recovery of Overpayment	PERSONAL INJURY □ 310 Airplane □ 315 Airplane Product Liability □ 320 Assault, Libel & Slander □ 330 Federal Employers' Liability □ 340 Marine □ 345 Marine Product Liability □ 350 Motor Vehicle □ 355 Motor Vehicle □ 700 Other Personal Injury □ 360 Other Personal Injury □ 380 Other Personal Injury □ 385 Property Damage Product Liability □ 385 Property Damage Product Liability □ 360 Other Personal Injury □ 371 Truth in Lending □ 385 Property Damage Product Liability □ 360 Other Personal Injury □ 441 Voting □ 442 Employment □ 443 Housing/ Accommodations □ 444 Welfare □ 445 Amer. w/Disabilities - Employment □ 446 Amer. w/Disabilities - Other □ 440 Other Civil Rights	☐ 690 Other LABOR ☐ 710 Fair Labor Standards Act ☐ 720 Labor/Mgmt. Relations ☐ 730 Labor/Mgmt.Reporting & Disclosure Act ☐ 740 Railway Labor Act ☐ 790 Other Labor Litigation ☐ 791 Empl. Ret. Inc. Security Act	□ 422 Appeal 28 USC 158 □ 423 Withdrawal 28 USC 157 PROPERTY RIGHTS □ 820 Copyrights □ 830 Patent □ 840 Trademark SOCIAL SECURITY □ 861 HIA (1395ff) □ 862 Black Lung (923) □ 863 DIWC/DIWW (405(g)) □ 864 SSID Title XVI □ 865 RSI (405(g)) FEDERAL TAX SUITS □ 870 Taxes (U.S. Plaintiff or Defendant) □ 871 IRS—Third Party 26 USC 7609	□ 400 State Reapportionment □ 410 Antitrust □ 430 Banks and Banking □ 450 Commerce □ 460 Deportation □ 470 Racketeer Influenced and Corrupt Organizations □ 480 Consumer Credit □ 490 Cable/Sat TV □ 810 Selective Service □ 850 Securities/Commodities/ Exchange □ 875 Customer Challenge 12 USC 3410 □ 890 Other Statutory Actions □ 891 Agricultural Acts □ 892 Economic Stabilization Act □ 893 Environmental Matters □ 894 Energy Allocation Act □ 895 Freedom of Information Act □ 900Appeal of Fee Determination Under Equal Access to Justice □ 950 Constitutionality of State Statutes
original original	an "X" in One Box Only) emoved from	4 Reinstated or Reopened 5 Trans anoth (speci	sferred from	Appeal to District Judge from Magistrate Judgment
VI. CAUSE OF ACTIO	ON Cite the U.S. Civil Statute under which you are 28 U.S.C. SECTION 1345 Brief description of cause: RURAL HOUSING SERVICE (RHS) f/k.			EDERAL FORECLOSURE
VII. REQUESTED IN COMPLAINT:	CHECK IF THIS IS A CLASS ACTION UNDER F.R.C.P. 23	DEMAND \$ \$86,413.22	CHECK YES only JURY DEMAND:	if demanded in complaint: Yes No
VIII. RELATED CASI IF ANY	(See instructions): JUDGE		DOCKET NUMBER	
DATE 6/20/2019 FOR OFFICE USE ONLY	SIGNATURE OF ATTO	DRNEY OF RECORD		
	MOUNT APPLYING IFP	JUDGE	MAG. JUD	OGE

USDA-RHS Form FmHA 1940-16 (Rev. 10-96)

PROMISSORY NOTE

•	Type of Loan SECTION	502		Los	n No. 0	
	Date: June 19	,_1998				
			198 Johnson L	ane		
	•		(Property Add		- 1 No.	
			,,			
		Allensville	Todd	, Kentı	icky	
		(City or Town)	(Cou	inty)	(State)	546
LC CO	shall be added to the amortized installments such new principal he such amounts have be II. Payments shall the box below.	ing through the Rural (principal"), plus interest payments shall on the date indicated	est. unpaid principal uno. The interest rate terest using one of the temporarily deprincipal and later in the box below. and the and the and to pay principal and the and th	two alternatives in accrued interest secret interests accrued interest secret in authorize the Grand interest in installand interest in i	of the principal ction is the rate adicated below: at accrued to Note that be payable in the pa	27th 27th 27th 27th 27th 27th 27th 298 298 298 298 298 298 298 29
N.C.	I will make my month for 390 months. other charges describefore principal. If o that date, which is c My monthly paymen address noted or PRINCIPAL ADVANC unadvanced balance	In dinterest by making and payment on the loan will be advance property of each advance be discovered to feach advance be discovered to feach advance be discovered to the loan	nents every month y owe under this 31 , I still owe am te." 49 . I will rement. I will rement of to the decimal amount of the advance at my requirement on the decimal of	n until I have paid a note. My monthly ounts under this no make my monthly part or a different he loan is not advest provided the Garage part of the loan is requested for	payments will to te, I will pay the payment at the t place if require anced at the time overnment agree an authorized p	and interest and any per applied to interest one amounts in full on post office do by the Government. The of loan closing, the sto the advance. The urpose. Interest shall be record of Advance

below. I authorize the Government to enter the amount and date of such advance on the Record of Advances.

HOUSING ACT OF 1949. This promissory note is made pursuant to title V of the Housing Act of 1949. It is for the type of loan indicated in the "Type of Loan" block at the top of this note. This note shall be subject to the present regulations of the Government and to its future regulations not inconsistent with the express provisions of this note.

E CHARGES. If the Government has not received the full amount of any monthly payment by the end of 15 percent of my agree after the date it is due, I will pay a late charge. The amount of the charge will be 4.000 percent of my overdue payment of principal and interest. I will pay this charge promptly, but only once on each late payment.

BORROWER'S RIGHT TO PREPAY. I have the right to make payments of principal at any time before they are due. A payment of principal only is known as a "prepayment." When I make a prepayment, I will tell the Government in writing that I am making a prepayment.

I may make a full prepayment or partial prepayment without paying any prepayment charge. The Government will use all of my prepayments to reduce the amount of principal that I owe under this Note. If I make a partial prepayment, there will be no changes in the due date or in the amount of my monthly payment unless the Government agrees in writing to those changes. Prepayments will be applied to my loan in accordance with the Government's regulations and accounting procedures in effect on the date of receipt of the payment.

ASSIGNMENT OF NOTE. I understand and agree that the Government may at any time assign this note without my consent. If the Government assigns the note I will make my payments to the assignee of the note and in such case the term "Government" will mean the assignee.

CREDIT ELSEWHERE CERTIFICATION. I certify to the Government that I am unable to obtain sufficient credit from other sources at reasonable rates and terms for the purposes for which the Government is giving me this loan.

USE CERTIFICATION. I certify to the Government that the funds I am borrowing from the Government will only be used for purposes authorized by the Government.

LEASE OR SALE OF PROPERTY. If the property constructed, improved, purchased, or refinanced with this loan is (1) leased or rented with an option to purchase, (2) leased or rented without option to purchase for 3 years or longer, or (3) is sold or title is otherwise conveyed, voluntarily or involuntarily, the Government may at its option declare the entire remaining unpaid balance of the loan immediately due and payable. If this happens, I will have to immediately pay off the entire loan.

REQUIREMENT TO REFINANCE WITH PRIVATE CREDIT. I agree to periodically provide the Government with information the Government requests about my financial situation. If the Government determines that I can get a loan from a responsible cooperative or private credit source, such as a bank or a credit union, at reasonable rates and terms for similar purposes as this loan, at the Government's request, I will apply for and accept a loan in a sufficient amount to pay this note in full. This requirement does not apply to any cosigner who signed this note pursuant to section 502 of the Housing Act of 1949 to compensate for my lack of repayment ability.

SUBSIDY REPAYMENT AGREEMENT. I agree to the repayment (recapture) of subsidy granted in the form of payment assistance under the Government's regulations.

CREDIT SALE TO NONPROGRAM BORROWER. The provisions of the paragraphs entitled "Credit Elsewhere Certification" and "Requirement to Refinance with Private Credit" do not apply if this loan is classified as a nonprogram loan pursuant to section 502 of the Housing Act of 1949.

DEFAULT. If I do not pay the full amount of each monthly payment on the date it is due, I will be in default. If I am in default the Government may send me a written notice telling me that if I do not pay the overdue amount by a certain date, the Government may require me to immediately pay the full amount of the unpaid principal, all the interest that I owe, and any late charges. Interest will continue to accrue on past due principal and interest. Even if, at a time when I am in default, the Government does not require me to pay immediately as describe in the preceding sentence, the Government will still have the right to do so if I am in default at a later date. If the Government has required me to immediately pay in full as described above, the Government will have the right to be paid back by me for all of its costs and expenses in enforcing this promissory note to the extent not prohibited by applicable law. Those expenses include, for example, reasonable attorney's fees.

rICES. Unless applicable law requires a different method, any notice that must be given to me under this note will be given by delivering it or by mailing it by first class mail to me at the property address listed above or at a different address if I give the Government a notice of my different address. Any notice that must be given to the Government will be given by mailing it by first class mail to the Government at USDA / Rural Housing Service, c/o Customer Service Branch, P.O. Box 66889, St. Louis, MO 63166 , or at a different address if I am given a notice of that different address.

OBLIGATIONS OF PERSONS UNDER THIS NOTE. If more than one person signs this note, each person is fully and personally obligated to keep all of the promises made in this note, including the promise to pay the full amount owed. Any person who is a guarantor, surety, or endorser of this note is also obligated to do these things. The Government may enforce its rights under this note against each person individually or against all of us together. This means that any one of us may be required to pay all of the amounts owed under this note. The term "Borrower" shall refer to each person signing this note.

WAIVERS. I and any other person who has obligations under this note waive the rights of presentment and notice of dishonor. "Presentment" means the right to require the Government to demand payment of amounts due. "Notice of dishonor" means the right to require the Government to give notice to other persons that amounts due have not been paid.

WARNING: Failure to fully disclose accurate and truthful financial information in connection with my loan application may result in the termination of program assistance currently being received, and the denial of future federal assistance under the Department of Agriculture's Debarment regulations, 7 C.F.R. part 3017.

Viole & Cross Seal	Seal
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		RECORD OF A	DVANCES		Acceptance of the
AMOUNT	DATE	AMOUNT	DATE	AMOUNT	DATE
	1- 19-98	(8) \$		(15) \$	
\$ 23,7600	3.00	(9) \$		(16) \$	
\$ 23,740.00	9- 3-18	(10) \$		(17) \$	
\$ 43,355,00	11-19-98	(11) \$		(18) \$	
\$		(12) \$		(19) \$	
\$		(13) \$		(20) \$	
\$ 43,355.00 \$ \$ \$ \$		(13) \$ (14) \$		(21) \$	
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Account	#:)

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Form Approved OMB No. 0575-0172

Form RD 3550-14 KY (11-96)

United States Department of Agriculture Rural Housing Service

MORTGAGE FOR KENTUCKY

THIS MORTGAGE ("Security Instrument") is made on

· 1998 · [Date]

The mortgagor is Victor L. Cross and his wife, Stella C. Cross

("Borrower").

This Security Instrument is given to the United States of America acting through the Rural Flousing Service or successor agency, United States Department of Agriculture ("Lender"), whose address is Rural Housing Service, c/o Centralized Servicing Center, United States Department of Agriculture, P.O. Box 66889, St. Louis, Missouri 63166.

Borrower is indebted to Lender under the following promissory notes and/or assumption agreements (herein collectively called "Note") which have been executed or assumed by Borrower and which provide for monthly payments, with the full debt, if not paid earlier, due and payable on the maturity date:

Date of Instrument

Principal Amount

Majurity Date

6-19-98

66,490.00

6-19-2031

This Security Instrument secures to Lender: (a) the repayment of the debt evidenced by the Note, with interest, and all renewals, extensions and modifications of the Note; (b) the payment of all other sums, with interest, advanced under paragraph 7 to protect the property covered by this Security Instrument; (c) the performance of Borrower's covenants and agreements under this Security Instrument and the Note, and (d) the recapture of any payment assistance and subsidy which may be granted to the Borrower by the Lender pursuant to 42 U.S.C. §§ 1472(g) or 1490a. For this purpose, Borrower does hereby mortgage, grant, and convey to Lender the following described property located in the County of Todd State of Kentucky Kentucky

See Exhibit "A" attached hereto and made a part hereof

which has the address of

198 Johnson Lane Allensville, KY

[City]

Kentucky

("Property Address");

TOGETHER WITH all the improvements now or hereafter erected on the property, and all easements, appurtenances, and fixtures which now or hereafter are a part of the property. All replacements and additions shall also be covered by this Security Instrument. All of the foregoing is referred to in this Security Instrument as the "Property."

BORROWER COVENANTS that Borrower is lawfully seised of the estate hereby conveyed and has the right to grant and convey the Property and that the Property is unencumbered, except for encumbrances of record.

Public reporting burden for this collection of information is estimated to average 15 minutes per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to the U.S. Department of Agriculture, Clearance Officer, STOP-7602, 1400 Independence Ave., SW, Washington, D.C. 20250-7602. Please DO NOT RETURN this form to this address. Forward to the local USDA office only. You are not required to respond to this collection of information unless it displays a currently valid OMB number



Borrower warrants and will defend generally the title to the Property against all claims and demands, subject to any encumbrances of record.

THIS SECURITY INSTRUMENT combines uniform covenants for national use and non-uniform covenants with limited variations by jurisdiction to constitute a uniform security instrument covering real property.

UNIFORM COVENANTS. Borrower and Lender covenant and agree as follows:

1. Payment of Principal and Interest; Prepayment and Late Charges. Borrower shall promptly pay when due the principal of and interest on the debt evidenced by the Note and any prepayment and late charges due under the Note.

2. Funds for Taxes and Insurance. Subject to applicable law or to a written waiver by Lender, Borrower shall pay to Lender on the day monthly payments are due under the Note, until the Note is paid in full, a sum shall pay to Lender on the day monthly payments are due under the Note, until the Note is paid in full, a sum ("Funds") for: (a) yearly taxes and assessments which may attain priority over this Security Instrument as a lien on ("Funds") for: (a) yearly leasehold payments or ground rents on the Property, if any; (c) yearly hazard or property insurance premiums; and (d) yearly flood insurance premiums, if any. These items are called "Escrow Items." Insurance premiums, at any time, collect and hold Funds in an amount not to exceed the maximum amount a lender for a Lender may, at any time, collect and hold Funds in an amount not to exceed the Funds sets a lesser amount. If so, Lender may, at any time, collect and hold Funds in an amount not to exceed the lesser amount. Lender may estimate the amount of Funds due on the basis of Funds in an amount not to exceed the lesser amount. Lender may estimate the amount of Funds due on the basis of current data and reasonable estimates of expenditures of future Escrow Items or otherwise in accordance with applicable law.

The Funds shall be held by a federal agency (including Lender) or in an institution whose deposits are insured by a federal agency, instrumentality, or entity. Lender shall apply the Funds to pay the Escrow Items. Lender may not charge Borrower for holding and applying the Funds, annually analyzing the escrow account, or verifying the Escrow Items, unless Lender pays Borrower interest on the Funds and applicable law permits Lender to make such a Escrow Items, unless Lender may require Borrower to pay a one-time charge for an independent real estate tax charge. However, Lender may require Borrower to pay a one-time charge for an independent real estate tax reporting service used by Lender in connection with this loan, unless applicable law provides otherwise. Unless an agreement is made or applicable law requires interest to be paid, Lender shall not be required to pay Borrower any agreement is made or applicable law requires interest to be paid, Lender shall not be required to pay Borrower any agreement is made or carnings on the Funds. Borrower and Lender may agree in writing, however, that interest shall be paid on the Funds. Lender shall give to Borrower, without charge, an annual accounting of the Funds, showing credits and debits to the Funds and the purpose for which each debit to the Funds was made. The Funds are pledged as additional security for all sums secured by this Security Instrument.

If the Funds held by Lender exceed the amounts permitted to be held by applicable law, Lender shall account to Borrower for the excess funds in accordance with the requirements of applicable law. If the amount of the Funds held by Lender at any time is not sufficient to pay the Escrow Items when due, Lender may so notify Borrower in witting, and, in such case Borrower shall pay to Lender the amount necessary to make up the deficiency. Borrower witting, and, in such case Borrower shall pay to Lender the amount necessary to make up the deficiency.

shall make up the deficiency in no more than twelve monthly payments, at Lender's sole discretion.

Upon payment in full of all sums secured by this Security Instrument, Lender shall promptly refund to Borrower any Funds held by Lender. If Lender shall acquire or sell the Property after acceleration under paragraph 22, Lender, prior to the acquisition or sale of the Property, shall apply any Funds held by Lender at the time of acquisition or sale as a credit against the sums secured by this Security Instrument.

3. Application of Payments. Unless applicable law or Lender's regulations provide otherwise, all payments

3. Application of Payments. Unless applicable law or Lender's regulations provide otherwise, all payments received by Lender under paragraphs 1 and 2 shall be applied in the following order of priority: (1) to advances for the preservation or protection of the Property or enforcement of this lien; (2) to accrued interest due under the Note; (3) to principal due under the Note; (4) to amounts required for the escrow items under paragraph 2; (5) to late charges and other fees and charges.

4. Charges; Liens. Borrower shall pay all taxes, assessments, charges, fines and impositions attributable to the Property which may attain priority over this Security Instrument, and leasehold payments or ground rents, if any. Borrower shall pay these obligations in the manner provided in paragraph 2, or if not paid in that manner, Borrower shall pay them on time directly to the person owed payment. Borrower shall promptly furnish to Lender all notices of amounts to be paid under this paragraph. If Borrower makes these payments directly, Borrower shall promptly furnish to Lender receipts evidencing the payments.

Borrower shall promptly discharge any lien which has priority over this Security Instrument unless Lender has agreed in writing to such lien or Borrower: (a) agrees in writing to the payment of the obligation secured by the lien in a manner acceptable to Lender; (b) contests in good faith the lien by, or defends against enforcement of the lien in, legal proceedings which in the Lender's opinion operate to prevent the enforcement of the lien; or (c) secures from the holder of the lien an agreement satisfactory to Lender subordinating the lien to this Security Instrument. If Lender determines that any part of the Property is subject to a lien which may attain priority over this Security Instrument, Lender may give Borrower a notice identifying the lien. Borrower shall satisfy the lien or take one or more of the actions set forth above within ten (10) days of the giving of notice.

Borrower shall pay to Lender such fees and other charges as may now or hereafter be required by regulations of Lender, and pay or reimburse Lender for all of Lender's fees, costs, and expenses in connection with any full or

partial release or subordination of this instrument or any other transaction affecting the property.

5. Hazard or Property Insurance. Borrower shall keep the improvements now existing or hereafter erected on the Property insured against loss by fire, hazards included within the term "extended coverage" and any other hazards, including floods or flooding, for which Lender requires insurance. This insurance shall be maintained in the amounts and for the periods that Lender requires. The insurer providing the insurance shall be chosen by Borrower subject to Lender's approval which shall not be unreasonably withheld. If Borrower fails to maintain coverage described above, at Lender's option Lender may obtain coverage to protect Lender's rights in the Property pursuant to paragraph 7.

All insurance policies and renewals shall be in a form acceptable to Lender and shall include a standard mortgagee clause. Lender shall have the right to hold the policies and renewals. If Lender requires, Borrower shall promptly give to Lender all receipts of paid premiums and renewal notices. In the event of loss, Borrower shall give prompt notice to the insurance carrier and Lender. Lender may make proof of loss if not made promptly by

Unless Lender and Borrower otherwise agree in writing, insurance proceeds shall be applied to restoration or repair of the Property damaged, if the restoration or repair is economically feasible and Lender's security is not lessened. If the restoration or repair is not economically feasible or Lender's security would be lessened, the insurance proceeds shall be applied to the sums secured by this Security Instrument, whether or not then due, with any excess paid to Borrower. If Borrower abandons the Property, or does not answer within thirty (30) days a notice from Lender that the insurance carrier has offered to settle a claim, then Lender may collect the insurance proceeds. Lender may use the proceeds to repair or restore the Property or to pay sums secured by this Security Instrument, whether or not then due. The thirty (30) day period will begin when the notice is given.

Unless Lender and Borrower otherwise agree in writing, any application of proceeds to principal shall not extend or postpone the due date of the monthly payments referred to in paragraphs I and 2 or change the amount of the payments. If after acceleration the Property is acquired by Lender, Borrower's right to any insurance policies and proceeds resulting from damage to the Property prior to the acquisition shall pass to Lender to the extent of the

sums secured by this Security Instrument immediately prior to the acquisition.

6. Preservation, Maintenance, and Protection of the Property; Borrower's Loan Application; Leaseholds. Borrower shall not destroy, damage or impair the Property, allow the Property to deteriorate, or commit waste on the Property. Borrower shall maintain the improvements in good repair and make repairs required by Lender. Borrower shall comply with all laws, ordinances, and regulations affecting the Property. Borrower shall be in default if any forfeiture action or proceeding, whether civil or criminal, is begun that in Lender's good faith judgment could result in forfeiture of the Property or otherwise materially impair the lien created by this Security Instrument or Lender's security interest. Borrower may cure such a default by causing the action or proceeding to be dismissed with a ruling that, in Lender's good faith determination, precludes forfeiture of the Borrower's interest in the Property or other material impairment of the lien created by this Security Instrument or Lender's security interest. Borrower shall also be in default if Borrower, during the loan application process, gave materially false or inaccurate information or statements to Lender (or failed to provide Lender with any material information) in connection with the loan evidenced by the Note. If this Security Instrument is on a leasehold, Borrower shall comply with all the provisions of the lease. If Borrower acquires fee title to the Property, the leasehold and the fee title shall not merge unless Lender agrees to the merger in writing.

7. Protection of Lender's Rights in the Property. If Borrower fails to perform the covenants and agreements contained in this Security Instrument, or there is a legal proceeding that may significantly affect Lender's rights in the Property (such as a proceeding in bankruptcy, probate, for condemnation or forfeiture or to enforce laws or regulations), then Lender may do and pay for whatever is necessary to protect the value of the Property and Lender's rights in the Property. Lender's actions may include paying any sums secured by a lien which has priority over this Security Instrument, appearing in court, paying reasonable attorneys' fees and entering on the Property to make repairs. Although Lender may take action under this paragraph 7, Lender is not required to do so.

Any amounts disbursed by Lender under this paragraph 7 shall become additional debt of Borrower secured by this Security Instrument. Unless Borrower and Lender agree to other terms of payment, these amounts shall bear interest from the date of disbursement at the Note rate and shall be payable, with interest, upon notice from Lender

to Borrower requesting payment.

8. Refinancing. If at any time it shall appear to Lender that Borrower may be able to obtain a loan from a responsible cooperative or private credit source, at reasonable rates and terms for loans for similar purposes, Borrower will, upon the Lender's request, apply for and accept such loan in sufficient amount to pay the note and any indebtedness secured hereby in full.

9. Inspection. Lender or its agent may make reasonable entries upon and inspections of the Property. Lender shall give Borrower notice at the time of or prior to an inspection specifying reasonable cause for the inspection.

10. Condemnation. The proceeds of any award or claim for damages, direct or consequential, in connection with any condemnation or other taking of any part of the Property, or for conveyance in lieu of condemnation, are hereby assigned and shall be paid to Londer. In the event of a total taking of the Property, the proceeds shall be

applied to the sums secured by this Security Instrument, whether or not then due, with any excess paid to Borrower. In the event of a partial taking of the Property in which the fair market value of the Property immediately before the taking is equal to or greater than the amount of the sums secured by this Security Instrument immediately before the taking, unless Borrower and Lender otherwise agree in writing, the sums secured by this Security Instrument shall be reduced by the amount of the proceeds multiplied by the following fraction: (a) the total amount of the sums secured immediately before the taking, divided by (b) the fair market value of the Property immediately before the taking. Any balance shall be paid to Borrower. In the event of a partial taking of the Property in which the fair market value of the Property immediately before the taking is less than the amount of the sums secured hereby immediately before the taking, unless Borrower and Lender otherwise agree in writing or unless applicable law otherwise provides, the proceeds shall be applied to the sums secured by this Security Instrument whether or not the sums are then due.

If the Property is abandoned by Borrower, or if, after notice by Lender to Borrower that the condemnor offers to make an award or settle a claim for damages, Borrower fails to respond to Lender within thirty (30) days after the date the notice is given, Lender is authorized to collect and apply the proceeds, at its option, either to restoration or repair of the Property or to the sums secured by this Security Instrument, whether or not then due. Unless Lender and Borrower otherwise agree in writing, any application of proceeds to principal shall not extend or postpone the due date of the monthly payments referred to in paragraphs 1 and 2 or change the amount of such payments.

due date of the monthly payments referred to in paragraphs I and 2 or change the amount of such payments.

11. Borrower Not Released; Forbearance By Lender Not a Waiver. Extension of the time for payment or modification of amortization of the sums secured by this Security Instrument granted by Lender to Borrower and any successor in interest of Borrower shall not operate to release the liability of the original Borrower or Borrower's successors in interest. Lender shall not be required to commence proceedings against any successor in interest or refuse to extend time for payment or otherwise modify amortization of the sums secured by this Security Instrument by reason of any demand made by the original Borrower or Borrower's successors in interest. Any forbearance by Lender in exercising any right or remedy shall not be a waiver of or preclude the exercise of any right or remedy.

12. Successors and Assigns Bound; Joint and Several Liability; Co-signers. The covenants and agreements

12. Successors and Assigns Bound; Joint and Several Liability; Co-signers. The covenants and agreements of this Security Instrument shall bind and benefit the successors and assigns of Lender and Borrower, subject to the provisions of paragraph 16. Borrower's covenants and agreements shall be joint and several. Any Borrower who co-signs this Security Instrument but does not execute the Note: (a) is co-signing this Security Instrument only to mortgage, grant and convey that Borrower's interest in the Property under the terms of this Security Instrument; (b) is not personally obligated to pay the sums secured by this Security Instrument; and (c) agrees that Lender and any other Borrower may agree to extend, modify, forbear or make any accommodations with regard to the terms of this Security Instrument or the Note without that Borrower's consent.

13. Notices. Any notice to Borrower provided for in this Security Instrument shall be given by delivering it or by mailing it by first class mail unless applicable law requires use of another method. The notice shall be directed to the Property Address or any other address Borrower designates by notice to Lender. Any notice to Lender shall be given by first class mail to Lender's address stated herein or any other address Lender designates by notice to Borrower. Any notice provided for in this Security Instrument shall be deemed to have been given to Borrower or

Lender when given as provided in this paragraph.

14. Governing Law; Severability. This Security Instrument shall be governed by federal law, in the event that any provision or clause of this Security Instrument or the Note conflicts with applicable law, such conflict shall not affect other provisions of this Security Instrument or the Note which can be given effect without the conflicting provision. To this end the provisions of this Security Instrument and the Note are declared to be severable. This instrument shall be subject to the present regulations of Lender, and to its future regulations not inconsistent with the express provisions hereof. All powers and agencies granted in this instrument are coupled with an interest and are irrevocable by death or otherwise; and the rights and remedies provided in this instrument are cumulative to remedies provided by law.

15. Borrower's Copy. Borrower acknowledges receipt of one conformed copy of the Note and of this

Security Instrument.

16. Transfer of the Property or a Beneficial Interest in Borrower. If all or any part of the Property or any interest in it is leased for a term greater than three (3) years, leased with an option to purchase, sold, or transferred (or if a beneficial interest in Borrower is sold or transferred and Borrower is not a natural person) without Lender's prior written consent, Lender may, at its option, require immediate payment in full of all sums secured by this Security Instrument.

17. Nondiscrimination. If Borrower intends to sell or rent the Property or any part of it and has obtained Lender's consent to do so (a) neither Borrower nor anyone authorized to act for Borrower, will refuse to negotiate for the sale or rental of the Property or will otherwise make unavailable or deny the Property to anyone because of race, color, religion, sex, national origin, handicap, age, or familial status, and (b) Borrower recognizes as illegal and hereby disclaims and will not comply with or attempt to enforce any restrictive covenants on dwelling relating to race, color, religion, sex, national origin, handicap, age or familial status.

to race, color, religion, sex, national origin, handicap, age or familial status.

18. Sate of Note; Change of Loan Servicer. The Note or a partial interest in the Note (together with this Security Instrument) may be sold one or more times without prior notice to Borrower. A sale may result in a change in the entity (known as the "Loan Servicer") that collects monthly payments due under the Note and this Security

Instrument. There also may be one or more changes of the Loan Servicer unrelated to a sale of the Note. If there is a change of the Loan Servicer, Borrower will be given written notice of the change in accordance with paragraph 13 above and applicable law. The notice will state the name and address of the new Loan Servicer and the address to which payments should be made.

19. Uniform Federal Non-Judicial Foreclosure. If a uniform federal non-judicial foreclosure law applicable to foreclosure of this security instrument is enacted, Lender shall have the option to foreclose this instrument in

accordance with such federal procedure.

20. Hazardous Substances. Borrower shall not cause or permit the presence, use, disposal, storage, or release of any hazardous substances on or in the Property. The preceding sentence shall not apply to the presence, use, or storage on the Property of small quantities of hazardous substances that are generally recognized to be appropriate to normal residential uses and to maintenance of the Property. Borrower shall not do, nor allow anyone else to do, anything affecting the Property that is in violation of any federal, state, or local environmental law or regulation.

Borrower shall promptly give Lender written notice of any investigation, claim, demand, lawsuit or other action by any governmental or regulatory agency or private party involving the Property and any hazardous substance or environmental law or regulation of which Borrower has actual knowledge. If Borrower learns, or is notified by any governmental or regulatory authority, that any removal or other remediation of any hazardous substance affecting the Property is necessary, Borrower shall promptly take all necessary remedial actions in accordance with applicable

environmental law and regulations.

As used in this paragraph "hazardous substances" are those substances defined as toxic or hazardous substances by environmental law and the following substances: gasoline, kerosene, other flammable or toxic petroleum products, toxic pesticides and herbicides, volatile solvents, materials containing asbestos or formuldehyde, and radioactive materials. As used in this paragraph, "environmental law" means federal laws and regulations and laws and regulations of the jurisdiction where the Property is located that relate to health, safety or environmental

21. Cross Collateralization. Default hereunder shall constitute default under any other real estate security instrument held by Lender and executed or assumed by Borrower, and default under any other such security

instrument shall constitute default hereunder.

NON-UNIFORM COVENANTS. Borrower and Lender further covenant and agree as follows:

22. SHOULD DEFAULT occur in the performance or discharge of any obligation in this instrument or secured by this instrument, or should any one of the parties named as Borrower die or be declared an incompetent, or should any one of the parties named as Borrower be discharged in bankruptcy or declared an insolvent, or make an assignment for the benefit of creditors, Lender, at its option, with or without notice, may: (a) declare the entire amount unpaid under the note and any indebtedness to Lender hereby secured immediately due and payable, (b) for the account of Borrower incur and pay reasonable expenses for repair or maintenance of and take possession of. operate or rent the Property, (c) upon application by it and production of this instrument, without other evidence and without notice of hearing of said application, have a receiver appointed for the Property, with the usual powers of receivers in like cases, (d) foreclose this instrument as provided herein or by law, and (e) enforce any and all other

rights and remedies provided herein or by present or future law.

23. The proceeds of foreclosure sale shall be applied in the following order to the payment of: (a) costs and expenses incident to enforcing or complying with the provisions hereof, (b) any prior liens required by law or a competent court to be so paid, (c) the debt evidenced by the note and all indebtedness to Lender secured hereby, (d) inferior liens of record required by law or a competent court to be so paid, (e) at Lender's option, any other indebtedness of Borrower owing to Lender, and (f) any balance to Borrower. At foreclosure or other sale of all or any part of the Property, Lender and its agents may bid and purchase as a stranger and may pay Lender's share of the purchase price by crediting such amount on any debts of Borrower owing to Lender, in the order prescribed

24. Borrower agrees that Lender will not be bound by any present or future state laws, (a) providing for valuation, appraisal, homestead or exemption of the Property, (b) prohibiting maintenance of an action for a deficiency judgment or limiting the amount thereof or the time within which such action may be brought, (c) prescribing any other statute of limitations, (d) allowing any right of redemption or possession following any foreclosure sale, or (e) limiting the conditions which bender may by regulation impose, including the interest rate it may charge, as a condition of approving a transfer of the Property to a new Borrower Expressely waives the bareful of approving the property to a new Borrower all views inchests or the benefit of any such state law. Borrower hereby relinquishes, waives, and conveys all rights, inchoate or consummate, of descent, dower, and curtesy.

25. Release. Upon termination of this mortgage, after payment in full, the mortgagee, at Borrower's expense, shall execute and file or record such instruments of release, satisfaction and termination in proper form pursuant to

the requirements contained in KRS 382.365

Riders to this Security Instrument. If one or more riders are executed by Borrower and recorded together with this Security Instrument, the covenants and agreements of each rider shall be incorporated into and

shall amend and supplement the Security Instrument. [Check appl	covenants and agreements of this Security (icable box)	y Instrument as if the rider(s) were a part of thi
☐ Condominium Rider	☐ Planned Unit Development Rider	☐ Other(s) [specify]
BY SIGNING BELOW, Bor this Security Instrument and in an	rower accepts and agrees to the terms an y rider executed by Borrower and recorde	nd covenants contained in pages 1 through 6 or with this Security Instrument
•	Vieto	Cross Borrower [SEAL]
STATE OF KENTUCKY	Stell	a C. Cross Borrower
COUNTY OFTodd	ss:	ACKNOWLEDGMENT
Before me.		otary Public in and for the County of
Todd	, personally appeared Victor L	Orang and test and to the County of
Stella C. Cross	who acknow	owledged that they executed the
toregoing institution the	9th day of June	1998 as their free act
and deed.		
WITNESS my hand and offici	al seal this 19th day of James	1000
[SEAL]		Muly Collin Notary
	· .	My commission expires 1-30 99
	PREPARER'S STATEMEN	Т
The form of this instrument was dra Agriculture, and the material in the	afted by the Office of the General Counse blank spaces in the form was inserted by	lafthall-ted Course
Mark D. Collins		60 CO.
(Name)		(Signature)
12 Public Square P	0 Box 746 Fikton, Ky 422	20
(Addres	RECORDER'S CERTIFICAT	T.P.
STATE OF KENTUCKY)	I.E.
TL AT	ss:	
COUNTY OF 1000		
Billy Fowler oregoing mortgage was on the	Clerk of the County County	rt for the County aforesaid, do certify that the
	19+3 day of June	the foregoing and this certificate, have been
huly recorded in my office.		the foregoing and this certificate, have been
Given under my hand this	19th day of June	1998
	Bil	ly Andre
	Clerk of	County Court

m^246

EXHIBIT "A"

BEGINNING at a point, said point being an iron pin located in the East right-of-way line (sixty foot right-of-way) of Johnson Lane approximately 0.2 mile East from the Allensville-Tennessee State Line Road, said point of beginning being located 310 feet North from the Northwest corner of a tract conveyed to William Tyson; thence a line with the East right-of-way line of Johnson Lane, the next three (3) calls as follows:

North 28 degrees 14 minutes 47 seconds West, 54.62 feet to a point;
North 40 degrees 53 minutes 22 seconds West, 60.52 feet to a point;
North 59 degrees 44 minutes 27 seconds West, 68.78 feet to an iron pin in said right-of-way line corner to James E. Brown, et ux; thence a line with James E. Brown, et ux, North 02 degrees 02 minutes 15 seconds West, 8.74 feet to an iron pin corner to James E. Brown, et ux, located in the line of a tract conveyed to C.C. Chapman, Jr., et ux, (Nancy Chapman Johnson) as recorded in Deed Book 68, Page 367 in the Office of the County Court Clerk of Todd County, Kentucky; thence a line with C.C. Chapman, Jr., et ux (Nancy Chapman Johnson), North 86 degrees 44 minutes 31 seconds East, 267.10 feet to an iron pin in said line corner to James E. Brown, et ux; thence a line with James E. Brown, et ux, the next two (2) calls as follows;

South 11 degrees 50 minutes 50 seconds East, 132.24 feet to an iron pin; South 82 degrees 13 minutes 45 seconds West, 170.20 feet to the point of beginning containing 0.665 acres or 28,985 Square Feet.

The above description was prepared from a physical survey performed on June 9, 1992 by William D. Harris, Kentucky Registered Surveyor Number 2499.

This conveyance is subject to all easements and right-of-ways of record and in existence, with particular reference to the grant of water rights set forth in and more partucularly described in the Deed of Conveyance dated June 17, 1971 between Herman Brown and wife, Queen E. Brown, and James E. Brown and wife, Brenda S. Brown, and recorded in Deed Book 90, Page 50, records of the Todd County Court Clerk's Office.

Source of Title: Being the same property conveyed to Victor L. Cross, and his wife, Stella C. Cross, from Nannie Brown, single, by Deed dated the 12th day of February, and recorded in Deed Book 135, Page 221, Todd County Court Clerk's Office.

STATE OF KENTUCKY
COUNTY OF TODD

1. 8. J. FOWLER, Clerk of the Todd County Court, certify
that the foregoing instrument of writing was this day lodged
in my office for record, Al
recorded in Book # Page # 240
Witness my hand, this // day of June 19 78
Rully Joules Cierk, T.C.C
Did Fund Chapman, Oc.

Form RHS 3550-12 (10-96)

United States Department of Agriculture Rural Housing Service

Form Approved OMB No. 0575-0166

Account #:

SUBSIDY REPAYMENT AGREEMENT

1.	As required under Section 521 of the Housing Act of 1949 (42 U.S.C. 1490a	a), subsidy	received incompane	n accordance	ty property.
Enn .	e the Douging Act of 1949. Is repayable to the Government open and	THOM OX 1305	, and a first of	,	•
Defe	rred mortgage payments are included as subsidy under this agreement.				

2. When I fall to occupy or transfer title to my home, recapture is due. If I refinant title and continue to occupy the property, the amount of recapture will be calculate interest free, until the property is subsequently sold or vacated. If deferred, the Government is paid in full not be released nor the promissory note satisfied until the Government is paid in full.	mortgage can be subordinated but will
an option, recapture will be discounted 25% if paid in full at time of settlement.	
an oblight tecapture with be discourse.	امت منت منت منت المستحدد

	Option, recorptore, war to see		Housing	Service (RHS) loans	\$66.729.7	s less
	Market value at time of initial subsidy \$_66,000.00	less amount of Rural	Housing	Petate (14119) torque	4 2 1	% of the
3.	Market value at time of initial subsidy 4	-i-al aquity \$729 78-		This amount equals	-1.1	% Of the
	couals my/our or	Sillar edutty a 183-10		•		
am	whet value as determined by dividing original equity by the	e market value.				
mai	rket value as determined by dividing original equity by the	10 11111111				

If all loans are not subject to recapture, or if all loans subject to recapture are not being paid, complete the following formula. Divide the balance of loans subject to recapture that are being paid by the balance of all open loans. Multiply the result by 100 to determine the percent of the outstanding balance of open loans being paid.

	4		Average interest rate paid							
5,	months loan	1%	1.1 2%	2.1	3.1 4%	4.1 5%	5.1 6%	6.1 7%	>7%	
	0 - 59 60 - 119 120 - 179 180 - 239 240 - 299 300 - 359	.50 .50 .50 .50 .50	.50 .50 .50 .50 .50	.50 .50 .50 .49 .46	.50 .49 .48 .42 .38	.44 .42 .40 .36 .33 .29	.32 .31 .30 .26 .24	.22 .21 .20 .18 .17	.11 .10 .09 .09	
	300 - 359 360 & up	.47	.40	.36	.31	,26	.19	.13	.09	

Calculating Recapture

Market value (at the time of transfer or abandonment)

Prior liens

RHS balance,

Reasonable closing costs,

Principal reduction at note rate,

Original equity (see paragraph 3), and

Capital improvements.

Appreciation Value. (If this is a positive value, continue.)

TIMES

Percentage in paragraph 4 (if applicable),

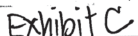
Percentage in paragraph 5, and

Return on borrower's original equity (100% - percentage in paragraph 3).

Value appreciation subject to recapture. Recapture due equals the lesser of this figure or the amount of subsidy received.

Meter & Carolle	
Date	
Borrower 11	1-27-98

Public reporting burden for this collection of information is estimated to average 5 minutes per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding this existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information, including suggestions for reducing this burden, to U.S. Department of Agriculture, Clearance burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to U.S. Department of Agriculture, Clearance of the Officer, STOP 7602, 1400 Independence Avenue, S.W., Washington, D.C. 20250-7602. Please DO NOT RETURN this form to this address. Forward to the Officer, STOP 7602, 1400 Independence Avenue, S.W., Washington, D.C. 20250-7602. Please DO NOT RETURN this form to this address. Forward to the local USDA affice only. You are not required to respond to this collection of information unless it displays a currently valid OMB control number.



REAMORTIZATION AGREEMENT

Account Number

1234647400123 L+T13666

Effective Date September 27, 2009

The United States of America, acting through the Rural Housing Service,
United States Department of Agriculture (Lender), is the owner and
holder of a promissory note or assumption agreement (Note) in the
principal sum of \$ 66729.78, plus interest on the unpaid principal of
6.75000% per year, executed by VICTOR L CROSS and
STELLA C CROSS (Borrower) dated November 27, 1998
and payable to the order of the Lender. The current outstanding balance
includes unpaid principal, accrued unpaid interest, unpaid advances and
fees. The total outstanding balance is \$ 56688.82.

In consideration of the reamortization of the note or assumption agreement and the promises contained in this agreement, the outstanding balance is capitalized and is now principal to be repaid at 6.75000% per annum at \$ 414.83 per month beginning October 27, 2009 and on THE 27th DAY OF each succeeding month until the principal AND INTEREST ARE PAID, EXCEPT THAT THE final installment of the entire debt, if not paid sooner, will be due and payable on June 27, 2031.

If the outstanding loan balance prior to reamortization was reduced by a payment which was later determined to be uncollectible, Rural Rousing Service will charge the account with an amount equal to the uncollectible payments. This amount is due and payable on the effective date it is charged to the account and may accrue interest at the promissory note rate.

Subject to applicable law or to a written waiver by Lender, Borrower shall pay to lender on the day monthly payments are due under the Note, until the Note is paid in full, a sum ("Funds") for : (a) yearly taxes and assessments which may attain priority over Lender's mortgage or deed of trust (Security Instrument) as a lien on the secured property described in the Security Agreement (Property); (b) yearly leasehold payments or ground rents on the Property, if any; (c) yearly hazard or property insurance premiums; and (d) yearly flood insurance premiums, if any. These items are called "Escrow Items." Lender may, at any time, collect and hold funds in an amount not to exceed the maximum amount a lender for a federally related mortgage loan, may require for Borrower's earrow account under the federal Real Estate Settlement Procedures Act of 1974 as amended from time to time, 12 U.S.C. Section 2601 et seq. ("RESPA"), unless another law or federal regulation that applies to the funds sets a lesser amount. If so, Lender may, at any time, collect and hold funds in an amount not to exceed the lesser amount. Lender may estimate the amount of Funds due on the basis of current data and reasonable estimates of expenditures of future Escrow Items or otherwise in accordance with applicable law.

Exhibit D

The funds shall be held by a federal agency, including Lender, or in an institution whose deposits are insured by a federal agency, instrumentality, or entity. Lender shall apply funds to pay the Escrow Items. Lender may not charge Borrower for holding and applying the Funds, annually analyzing the escrow account, or verifying the Escrow Items, unless Lender pays Borrower interest on the Funds and applicable law permits the Lender to make such charge. However, Lender may require borrower to pay a one-time charge for an independent real estate tax reporting service used by Lender in connection with this loan, unless applicable law provides otherwise. Unless an agreement is made or applicable law requires interest to be paid, Lender shall not be required to pay Borrower any interest or earnings on the funds. Borrower and Lender may agree in writing, however, that interest shall be paid on the funds.

Lender shall give to borrower, without charge, an annual accounting of the funds, showing credits and debits to the funds and the purpose for which each debit to the Funds was made. The funds are pledged as additional security for all sums secured by this Security Instrument.

If the Funds held by Lender exceed the amounts permitted to be held by applicable law, Lender shall account to Borrower for the excess Funds in accordance with the requirements of applicable law. If the amount of the Funds held by Lender at any time is not sufficient to pay the Escrow Items when due, Lender may notify Borrower in writing, and, in such case Borrower shall pay to Lender the amount necessary to make up the deficiency. Borrower shall make up the deficiency in no more than twelve monthly payments, at Lender's sole discretion.

Upon payment in full of all sums secured by this Security Instrument, Lender shall promptly refund to Borrower any Funds held by Lender. If Lender shall acquire or sell the Property, Lender, prior to the acquisition or sale of the Property, shall apply any Funds held by Lender at the time of acquisition or sale as a credit against the sums secured by this Security Instrument.

Unless changed by this agreement, all of the terms of the note or assumption agreement or the instruments that secure them, remain unchanged.

Upon default in the payment of any one of the above installments or failure to comply with any of the conditions and agreements contained in the above-described note or assumption agreement or the instruments securing it, the Lender, at its option may declare the entire debt immediately due and payable and may take any other action authorized to remedy the default.

to Crodd Date 1-30-2012

LOL Care Date 1-30-2012

United States District Court

	STRICT OF KENTUCKY		
AI BOW	LING GREEN		
United States of America	SUMMONS IN A CIVIL CASE		
	CASE NUMBER: 1:19-cv-78-GNS		
v.			
Victor L. Cross, et al.			
TO: (Name & Address of Defendant)			
VICTOR L. CROSS			
198 Johnson Lane			
Allensville, KY 42204			
YOU ARE HEREBY SUMMONED and require	ed to serve upon PLAINTIFF'S ATTORNEY (name & addr		
William F. Campbell			
Assistant U.S. Attorney			
United States Attorney's Office 717 West Broadway			
Louisville, KY 40202			
summons upon you, exclusive of the day of service. 1	you, within <u>twenty-one (21)</u> days after service of the you fail to do so, judgment by default will be taken agains also file your answer with the Clerk of this Court within a		
	6/20/2019		
RK	DATE		
s/Jessie W. Mercer DEPUTY CLERK			

RETURN OF SERVICE

	ne of Server (Print)	Title			
	Check one box below to indicate method of so	ervice			
	Served personally upon the defendant. Place where served:				
and	Left copies thereof at the defendant's dwelling house or usual place of abode with a person of suitable age discretion then residing therein. Name of person with whom the summons and complaint were left:				
	Returned unexecuted:				
	Other (specify):				
	STATEMENT (OF SERVICE FEES			
Travel N/A Services		Total			
	DECLARATI	ON OF SERVER			
foreg	I declare under penalty of perjury under the oing information contained in the Return of Se		t the		
_	Date	Signature of Server			
Execu					

United States District Court

W	'ESTERN	DISTRIC	T OF	KENTUCKY
		AT BOWLING	GREEN	
United States of America		SUMMONS IN A CIVIL CASE		
		C	ASE NUMBI	ER: 1:19-cv-78-GNS
	v.			
Victor L. Cross	s, et al.			
TO: (Name &	Address of Defendant)			
	STELLA C. CROS 198 Johnson Lane Allensville, KY 422			
YOU ARE HE	CREBY SUMMONEI	D and required to serv	e upon PLA	INTIFF'S ATTORNEY (name & add
	William F. Campbell Assistant U.S. Attorn United States Attorne 717 West Broadway Louisville, KY 4020	ney ey's Office		
summons upon you	i, exclusive of the day inded in the complaint.	of service. If you fai	l to do so, ju	enty-one (21) days after service of degment by default will be taken agains with the Clerk of this Court within a
				6/20/2019
RK			DATE	
/Jessie W. Mercer				
DEPUTY CLERK				

RETURN OF SERVICE

	ne of Server (Print)	Title			
	Check one box below to indicate method of se	rvice			
	Served personally upon the defendant. Place where served:				
and	Left copies thereof at the defendant's dwelling house or usual place of abode with a person of suitable age discretion then residing therein. Name of person with whom the summons and complaint were left:				
	Returned unexecuted:				
	Other (specify):				
	STATEMENT O	F SERVICE FEES			
Travel N/A Services		Total			
		ON OF SERVER laws of the United States of America that the rvice of Service Fees is true and correct.			
forego					